U.S. Department of Justice

Washington, DC 20530

OMB NO: 1124-0006; Expires February 28, 2014

Exhibit A to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently. The filing of this document requires the payment of a filing fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filing an electronic Exhibit A form at http://www.fara.gov

Privacy Act Statement. The filing of this document is required by the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide this information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. Statements are also available online at the Registration Unit is webpage. http://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: http://www.fara.gov

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit. Counterespionage Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503

Name and Address of Registrant Cassidy & Associates, Inc. 733 Tenth Street, NW, Suite 400 Washington, DC 20001	2. Registration No.
3. Name of Foreign Principal Tajdeed Party, also known as Tajdeed Slate	4. Principal Address of Foreign Principal Aladel Street Anbar Province Ramadi, Iraq
5. Indicate whether your foreign principal is one of the follow Foreign government Foreign political party Foreign or demostic experiments of feither check	
☐ Foreign or domestic organization: If either, check ☐ Partnership	One of the following: Committee
Corporation	☐ Voluntary group
	Other (specify)
☐ Individual-State nationality	
 6. If the foreign principal is a foreign government, state: a) Branch or agency represented by the registrant b) Name and title of official with whom registrant 	deals
7. If the foreign principal is a foreign political party, state: a) Principal address Aladel Street, Anbar Province, Ramadi, Iraq	
b) Name and title of official with whom registrant	deals Dr. Tariq Al-Hashimi, President
	about the key priorities impacting the Tajdeed party and the Party's
Forme	rly CRM-157

8.	If the foreign principal is not a foreign government or a foreign political party:	
	a) State the nature of the business or activity of this foreign principal.	
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	b) Is this foreign principal:	
	Supervised by a foreign government, foreign political party, or other foreign principal	Yes 🗌 No 🗎
	Owned by a foreign government, foreign political party, or other foreign principal	Yes 🗌 No 🔲
	Directed by a foreign government, foreign political party, or other foreign principal	Yes ☐ No ☐
	Controlled by a foreign government, foreign political party, or other foreign principal	Yes □ No □
	Financed by a foreign government, foreign political party, or other foreign principal	Yes □ No □
	Subsidized in part by a foreign government, foreign political party, or other foreign principal	Yes 🗆 No 🗆
	Subsidized in part by a foreign government, foreign pointed party, of other foreign principal	162 CT 140 CT
9.	Explain fully all items answered "Yes" in Item 8(b). (If additional space is needed, a full insert page must be us	
	N/A	eu.)
10	0. If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign politically	ical party or other
	foreign principal, state who owns and controls it.	ical party of other
	N/A	
	EXECUTION	
	In accordance with 28 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/she ha	
	information set forth in this Exhibit A to the registration statement and that he/she is familiar with the contents contents are in their entirety true and accurate to the best of his/her knowledge and belief.	nereof and that such
	23 m man anniary man and arrange to the best of this her knowledge disapeties.	
ī	Date of Exhibit A Name and Title Signature	
	8/8/13 Robert G. Ovens CFO (1) MAN	*
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U.S. Department of Justice

Washington, DC 20530

OMB NO. 1124-0004; Expires February 28: 2014

Exhibit B to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at http://www.fara.gov.

Privacy Act Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. Statements are also available online at the Registration Unit's webpage: http://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: http://www.fara.gov.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average 33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Counterespionage Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Na	me of Registrant	2. Registration No.
Cas	sidy & Associates	6/19
3. Na	me of Foreign Principal	
Taj	deed party, also known as the Tajdeed Slate	
	Check A	Appropriate Box:
4. ⊠	The agreement between the registrant and the above-na checked, attach a copy of the contract to this exhibit.	med foreign principal is a formal written contract. If this box is
5, □	foreign principal has resulted from an exchange of corr	espondence. If this box is checked, attach a copy of all pertinent all which has been adopted by reference in such correspondence.
6. 🏻	contract nor an exchange of correspondence between the	and the foreign principal is the result of neither a formal written the parties. If this box is checked, give a complete description below of standing, its duration, the fees and expenses, if any, to be received.
7. De	scribe fully the nature and method of performance of the	above indicated agreement or understanding.
Th	e rendering of professional services utilizing experienc	e and expertise of the registrant's employees.

8. Describe fully the	activities the registrar	nt engages in or propose	es to engage in on be	half of the above foreig	n principal.
	onable engagement v nd the Party's long-terr		to educate them re	garding key priority iss	ues impacting the
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9. Will the activities the footnote belo			ide political activitie	s as defined in Section	(o) of the Act and in
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Limited but reas	# · ·	vith U.S. policy-makers		garding key priority iss	ues impacting the
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		EAEC	OTION		
information set for	th in this Exhibit B to t		nt and that he/she is	y of perjury that he/she familiar with the content lief.	
Date of Exhibit B	Name and Title		Signature		
8 8 13	Robert 6.	Drens	(Im	M	
any agency or official of the	as defined in Section 1(a) of the Government of the United St	e Act means any activity which	c within the United States v	lieves will, or that the person in with reference to formulating, additions of a government of a force	opting or changing the

SAP CONTRACT CREATION FORM

LIENT NUMBER:	110280	85	MASTER JOB NUMBER:		CONTR	LACT NUMBER:			SETUP DATE:	
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SAP CONTRACT CREATION FORM Tahjdeed Party Tahjdeed Party PERSUASIVE EVIDENCE (see attached) SIGNED CONTRACT 7/29/2013 7/30/2013 DATE CLIENT SIGNED CONTRACT/SOW/POA TERS OF THE CLIENT AGREEMENT: FINANCIAL CONTROL INFORMATION No Yes STRAIGHT LINE Agency's Std NON-INCIDENTAL COST TREATMENT: Gross/Net NET Pass-Through COST TREATMENT: Pass-thru Costs/ Absorbed Costs/ Admin Fee Contractual Terms 4.8% NO YES REVENUE CAP LEVEL: Digitally signed by Susanne Wall DN: cn=Susanne Wall, o=Cassidy, ou=Finance, email=swall@cassidy.com, c=US Date: 2013.07.30 12:49:59 -04'00' DATE: Susanne Wall

By signing the above, I certify (1) the above information is correct, (2) I have reviewed, and determined the revenue recognition methodology and other financial control information to be appropriate (3) the performing entity is authorized to execute the services described above. (4) I have provided sufficient information for the performing entity to calculate revenue in accordance with the approved written client agreement described above.

REVENUE RECOGNITION RATIONAL

SERVICE CONTRACT

(CASSIDY & ASSOCIATES
(TAJDEED PARTY

CASSIDY & ASSOCIATES (hereinafter referred to as "CASSIDY"), with its principal place of business at 733 10th Street, NW, Suite 400, Washington, D.C. 20001, does contract with the TAJDEED PARTY (hereinafter referred to as "CLIENT"), whose principal place of business is Aladel Street, Anbar Province, Ramadi, Iraq to provide consultant services for a period of twelve (12) months commencing July 1, 2013 and continuing until June 30, 2014.

The Scope of Work attached hereto as Addendum establishes the parameters for our engagement describing in general terms the breadth, depth and limitations of what we are to deliver. The pricing for our services is based on this specific scope of work and such factors as size of team complexity of mission, skillsets and political or legislative lift. Compensation to CASSIDY for performing the agreed upon Scope of Work is Ten Thousand U.S. Dollars (\$10,000.00 USD) per month to be paid quarterly in advance, plus expenses. Payment shall be made to CASSIDY in four (4) advance monthly payments of Thirty Thousand U.S. Dollars (\$30,000.00 USD), with the first due within Fifteen (15) business days of the execution of this agreement and followed by a payment on or before October 1, 2013, January 1, 2014 and April 1, 2014.

Expenses are broken out into three categories:

A standard overhead charge fee in the amount of four and eight-tenths percent (4.8%) of fee billing will be added to the monthly invoice. This fee covers all other general operating expenses that do not factor into Cassidy & Associates' monthly retainer fees for personal services such as client communications and transmittal costs; all costs of production of documents, reports, articles of interest, and letters in the execution of client business. It also includes costs associated with acquiring professional publications or data bases related to tracking, monitoring and maintaining a current

Page 1 of 6



knowledge base pertaining to a client's issues and industry.

 Out-of-Pocket expenses, including charges for transportation, lodging, meals and extraordinary expenditures associated with your account not covered by the standard overhead charge, will be itemized and invoiced monthly.

A statement of the aforementioned expenses shall be made to CLIENT by CASSIDY at the end of each month for expenses incurred during the previous month. The statement shall be payable monthly.

All payments to CASSIDY for services and expenses will be due and payable on the dates specified herein, and shall be made by wire transfer to Cassidy & Associates, utilizing the following bank information:

Account Name: CMGRP Inc.

Bank Name: Citibank N.A.



or by check issued to Cassidy & Associates, and mailed to: CMGRP, Inc., P.O. Box 7247-6593, and Philadelphia, PA, 19170-6593.

In its capacity as a consultant, CASSIDY shall make a professional effort to assist CLIENT in pursuing its government affairs objectives as described fully in the scope of work attached hereto as Addendum. CASSIDY, however, gives no assurances and makes no representations as to the particular results of its services, or the response and timeliness of actions taken by relevant government officials and their staffs or by others.

It is understood that CASSIDY cannot undertake to verify all facts supplied to it by CLIENT or related entities or all factual matters included in materials prepared or used by CASSIDY and approved by

Page 2 of 6



CLIENT or related entities. CLIENT agrees to indemnify and hold harmless CASSIDY from and against any and all losses, claims, damages, legal fees, expenses, or liabilities that CASSIDY may incur (including its participation as a third party witness in litigation against CLIENT or related entities) based upon information, representations, reports, data, or releases furnished or approved by CLIENT or its specifically authorized representative for use or release by CASSIDY, whether or not CASSIDY prepared or participated in the preparation of such materials. This paragraph shall survive the termination of this agreement and shall continue to bind both parties.

It is understood that information developed by or communicated to CASSIDY in the performance of this agreement, as well as any and all information in whatever form or medium supplied to CASSIDY in connection herewith which is not generally available to the public and is identified as "Confidential" or "Proprietary" is proprietary to CLIENT and constitutes confidential information of CLIENT. CASSIDY agrees that, without prior written approval of CLIENT, CASSIDY will make no oral or written disclosure of such information to third parties either during or after the term of this agreement, except for the purpose of performing CASSIDY'S obligations under this Agreement.

Upon the expiration of this Agreement, this contract will be automatically renewed for a additional one (1) year period, under the same terms and conditions unless either PARTY has indicated in writing an interest in terminating this relationship thirty (30) days prior to the expiration date, or thirty (30) days prior to any succeeding anniversary of the expiration date. When a new Agreement is executed its terms and conditions will supersede any existing Agreement.

Neither party shall, during the term of this Agreement and for one (1) year after its termination, solicit for hire as an employee, independent consultant, or otherwise any of the other PARTY's employees who have had direct or indirect involvement with the services provided without such other PARTY's express written consent.

Neither party shall assign any of its rights or delegate any of its duties or obligations under this Page 3 of 6

Agreement without the express written consent of the other PARTY.

Required notices and communication related to the terms of this Agreement should be addressed to the following parties:

CASSIDY & ASSOCIATES, INC

Robert G. Owens, C.P.A. Chief Financial Officer 202 585-2310 rowens@cassidy.com

Taideed PARTY

Dr. Tariq A. Al-Hashimi 011-974-66496301 alhashimiraq@yahoo.com

Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by non-administered arbitration under the International Institute for Conflict Prevention and Resolution Rules for Non-Administered Arbitration. Each party shall select an arbitrator to preside over the arbitration proceeding, and judgment on the award rendered by the arbitrators may be entered in any court having jurisdiction thereof. The place of the arbitration shall be Washington, DC. This Agreement is made under and shall be governed by the laws of the District of Columbia.

This Agreement contains the entire understanding between the parties. While CASSIDY has tendered this contract, it has done so as a matter of convenience to the parties, and it shall not be construed against either party, but shall be construed pursuant to the plain meaning on its terms. The terms of this contract may be changed only by written agreement signed by both parties.

April

In witness whereof the authorized representatives of CLIENT and CASSIDY do hereby execute this contract.

Date: 136 13

CASSIDY & ASSOCIATES

Grend Hattley
Vice Chairman and Chief Operating Officer

Tajdeed PARTY

Date: 29 July 2013

Dr. Tariq A. Al-Hashimi

Page 5 of 6

ADDENDUM CASSIDY & ASSOCIATES Scope of Work

Cassidy & Associates will on a limited but reasonable basis engage with U.S. policy-makers to educate them regarding key priority issues impacting the Tajdeed Party and the Party's long-term goals in Iraq.

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